Office of Chief Counsel Internal Revenue Service

memorandum

CC:LM:MCT:WAS:RCH:TL-N-3904-01
CMDRees

date: JUN 2 9 2001

to: KEN HEWETT, Team Manager, Wheaton, Maryland

from: CHERYL M.D. REES

Senior Attorney (LMSB)

subject:

Statute of Limitations on No. Carryback Claim

This is in response to the request for advice you forwarded to us on June 18, 2001.

ISSUES

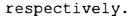
- 1. Whether the return of for its short taxable year ending was due on or on was
- 2. Whether the statute of limitations remained open when the taxpayer filed claims for refund for its and taxable years on the ground that it sustained a net operating loss for its taxable year ended which it was entitled to carry back.

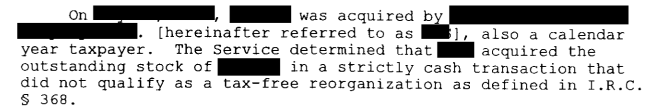
CONCLUSION

- 1. The return of its short taxable year ending was due on
- 2. The statute of limitations remained open when the taxpayer filed claims of refund for its and taxable years on the ground that it sustained a net operating loss for its taxable year ended which it was entitled to carry back.

FACTS

[hereinafter referred to as ____], a calendar year taxpayer, timely filed its returns for its ____ and ___ taxable years, under extension, on ____ and ____





On filed a Form 7004 requesting an automatic extension to file its return for its taxable period ending on or before automatic extension to file its return for its taxable period ending on or before on or before on or before.

On its consolidated return for its taxable year ending

claimed a total net operating loss of

The claims filed for refund due to the

NOL carryback from its short year to its and taxable

years were received by the Service on and taxable

years were received. The examining agent determined that the

taxpayer was entitled to refunds in the amounts of \$ and

for its and taxable years, respectively. He

prepared the case as a Joint Committee case and sent it for

review. The case was returned from review prior to submission to

the Joint Committee for further consideration based upon the

reviewer's conclusion that it was not processable because the

statute of limitations had run on both of the NOL carryback

claims prior to their submission to the Service.

ANALYSIS

ISSUE 1

If had terminated its taxable year ending for some other reason than to merge with another consolidated group, its return for its taxable year ending would have been due on the state of its short taxable year. See I.R.C. § 6072(b).

Since was acquired by however, the provisions of the Code and regulations regarding consolidated returns will determine the date on which so return was due. I.R.C. § 1502 directs the Secretary to prescribe regulations regarding affiliated corporations that file consolidated returns. I.R.C. § 1502. Treasury Regulation §§ 1.1502-75 and 1.1502-76 set forth the provisions governing the time for filing consolidated

returns and returns for short periods not included in consolidated returns. See, Treas. Reg. § 1.6072-2(f).

If had not been acquired by the original due date for filing its return for its taxable year ending would have been this is the same due date had for its taxable year ending. Since both entities timely filed Forms 7004 requesting automatic extensions to file their returns on or before the taxable year ending the control of the control

In order to determine whether the provisions of Treasury Regulation § 1.1502-76(c)(1) or (c)(2) apply, we must determine whether the consolidated group filed a consolidated return on or before the original due date for the filing of 's return, including extensions of time. Compare Treas. Reg. § 1.1502-76(c)(1) with Treas. Reg. § 1.1502-76(c)(2). In this case, the result would be the same no matter which provision applies because the due date of the consolidated return and of the subsidiary's return are the same¹.

Treasury Regulation § 1.1502-76(c)(1) applies if filed a consolidated return on or before the due date of 's return, including extensions of time and determined without regard to any change of its taxable year required due to its acquisition by

That due date was the file its return on or before understanding that did file its return on or before

If so, subsection (c)(1) applies and 's return for its short taxable year ending was due to be filed on or before the consolidated return. See Treas. Reg. § 1.1502-76(c)(1).

If had not filed its return on or before , however, Treasury Regulation § 1.1502-76(c)(2) would have applied. In that case, would have also been required to file the return for its short year ending or a return for its complete taxable year ending on or before the return, the original due date of its return, including the extension it requested. See Treas. Reg. § 1.1502-76(c)(2).

Thus, under either Treasury Regulation § 1.1502-76(c)(1) or (c)(2), the return for ts short taxable year ending was

Note that it is the due date, not the actual filing date of the return that controls.

ISSUE 2

The statute of limitations on state of claims remained open only if the claims fell within the provisions of I.R.C. \$\\$ 6511(a), 6511(c), or 6511(d)(2)(A). I.R.C. \$\\$ 6511 provides rules governing the periods within which claims for credit or refund must be made. I.R.C. \$\\$ 6511(d)(2) provides for a special period of limitations for net operating loss carrybacks. The special period ends three years after the time prescribed by law for filing the return for the taxable year of the net operating loss which results in the carryback or the period prescribed in I.R.C. \$\\$ 6511(c) in regard to the same loss year. I.R.C. \$\\$ 6511(d)(2)(A); Treas. Reg. \$\\$ 301.6511(d)-2.

As discussed above, the time prescribed by law for to file a return for its year ended the the year in which the net operating loss arose, was years from that date was filed for refund due to the NOL carryback from its short year to its and taxable years were received by the Service on and taxable years of I.R.C. § 6511(d)(2)(A).

This writing may contain privileged information. Any unauthorized disclosure of this writing may have an adverse affect on privileges, such as the attorney client privilege. If disclosure becomes necessary, please contact this office for our views.

If you have questions, please contact me at (804) 916-3947.

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